IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Application of:

S. Joseph Campanella

Serial No.: 09/647,007

Filed: September 26, 2000

For: Digital Broadcast System Using Satellite

Direct Broadcast System and Terrestrial

Repeater



U.S. Patent No. 6,944,139 Issued on September 13, 2005

REQUEST FOR CERTIFICATE OF CORRECTION UNDER 35 U.S.C. § 255 AND 37 C.F.R. § 1.323

Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

Sir:

Applicant respectfully requests that a Certificate of Correction be granted under 35 U.S.C. § 254 and 37 C.F.R. § 1.322 for the above-identified patent, to correct the Assignee's Name. The correct name of the Assignee is WorldSpace Corporation. A Certificate of Correction is attached reflecting this correction.

Respectfully submitted,

Stacey J. Longanecker
Attorney of Record

Reg. No. 33,952

00000022 6944139

02 FC:1811

100.00 OP

ROYLANCE, ABRAMS, BERDO & GOODMAN, L.L.P. 1300 19th Street, N.W.

Washington, D.C. 20036

(202) 659-9076

Dated: ______, 2000

U.S. Patent and Trademark Office; U.S. DEPARTMENT OF COMMERCE

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(Also Form PTO-1050)

UNITED STATES PATENT AND TRADEMARK OFFICE CERTIFICATE OF CORRECTION

| PATENT | NO |
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6,944,139

DATED

September 13, 2005

INVENTOR(S) :

S. Joseph Campanella

It is certified that an error appears in the above-identified patent and that said Letters Patent is hereby corrected as shown below:

Please change the Assignee's Name on the Title Page of the Letters Patent as follows:

--WorldSpace Corporation, Silver Spring, MD. --.

| | NIC | ADDR | | \sim r | OFNI | DED. |
|------|-----|------|-----|----------|------|------|
| WAIL | INC | АПЛЖ | ヒンン | ()E | 2010 | DEK. |

PATENT NO. 6,944,139

No. of additional copies



This collection of information is required by 37 CFR 1.322, 1.323, and 1.324. The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.14. This collection is estimated to take 1.0 hour to complete, including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, VA 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.



PATENT

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Application of:

S. Joseph Campanella

U.S. Patent No. 6,944,139 Issued on September 13, 2005

Serial No.: 09/647,007

Filed: September 26, 2000

For: Digital Broadcast System Using Satellite

Direct Broadcast System and Terrestrial

Repeater

PETITION UNDER 37 C.F.R. § 1.183 FOR CORRECTION OF ASSIGNEE NAME ON ISSUED PATENT

Commissioner for Patents Office of Petitions Box DAC Alexandria, VA 22313-1450

Sir:

Applicant respectfully petitions to change the Assignee name indicated on the above-referenced issued patent from "WorldSpace Management Corporation" to --WorldSpace Corporation--. The incorrect Assignee name was inadvertently provided on the issue fee transmittal. A copy of the recorded change of name to WorldSpace Corporation is attached. Also attached is a check to cover the \$400.00 petition fee under C.F.R. § 1.17(f).

The Commissioner is hereby authorized to charge any additional fees associated with this communication or credit any overpayment to Deposit Account No. 18-2220.

Respectfully submitted,

Stacey J. Longanecker

Stacey J. 2006 Attorney of Record 205/12/2006 19901 00000022 6944139

01 FC:1462

400.00 OP

Roylance, Abrams, Berdo & Goodman, L.L.P. 1300 19th Street, N.W. Washington, D.C. 20036

(202) 659-9076

Dated: ______, 2006

GIPE MAY 1 1 2006 & TRADEMARY

NOVEMBER 26, 2001

ROYLANCE, ABRAMS, BERDO, ET AL JOHN E. HOLMES 1300 19TH STREET, N.W., SUITE 600 WASHINGTON, D.C. 20036

NOV 2 9 2001

Under Secretary of Commerce For Intellectual Property and Director of the United States Patent and Trademark Office Washington, DC 20231

www.uspto.gov

Doc'd

Reg'd

ROYLANCE, (ABRAMS) BERDO & GOODMAN, L.L.F.

UNITED STATES PATENT AND TRADEMARK OFFICE NOTICE OF RECORDATION OF ASSIGNMENT DOCUMENT

THE ENCLOSED DOCUMENT HAS BEEN RECORDED BY THE ASSIGNMENT DIVISION OF THE U.S. PATENT AND TRADEMARK OFFICE. A COMPLETE MICROFILM COPY IS AVAILABLE AT THE ASSIGNMENT SEARCH ROOM ON THE REEL AND FRAME NUMBER REFERENCED BELOW.

PLEASE REVIEW ALL INFORMATION CONTAINED ON THIS NOTICE. INFORMATION CONTAINED ON THIS RECORDATION NOTICE REFLECTS THE DATA PRESENT IN THE PATENT AND TRADEMARK ASSIGNMENT SYSTEM. IF YOU SHOULD FIND ANY ERRORS OR HAVE QUESTIONS CONCERNING THIS NOTICE, YOU MAY CONTACT THE EMPLOYEE WHOSE NAME APPEARS ON THIS NOTICE AT 703-308-9723. PLEASE SEND REQUEST FOR CORRECTION TO: U.S. PATENT AND TRADEMARK OFFICE, ASSIGNMENT DIVISION, BOX ASSIGNMENTS, CG-4, 1213 JEFFERSON DAVIS HWY, SUITE 320, WASHINGTON, D.C. 20231.

RECORDATION DATE: 09/18/2001

REEL/FRAME: 012166/0950

NUMBER OF PAGES: 12

BRIEF: NUNC PRO TUNC ASSIGNMENT (SEE DOCUMENT FOR DETAILS).

ASSIGNOR:

WORLDSPACE MANAGEMENT CORPORATION

DOC DATE: 01/27/1999

ASSIGNEE:

WORLDSPACE CORPORATION 2400 N STREET, N.W. WASHINGTON, D.C. 20037-1153

SERIAL NUMBER: 60079591

SERIAL NUMBER: 08924264

FILING DATE: 03/27/1998

ISSUE DATE:

PATENT NUMBER:

SERIAL NUMBER: 09058663

FILING DATE: 04/10/1998

ISSUE DATE:

PATENT NUMBER:

SERIAL NUMBER: 09605396

FILING DATE: 06/29/2000

PATENT NUMBER:

ISSUE DATE:

FILING DATE: 09/05/1997

PATENT NUMBER:

ISSUE DATE:

012166/0950 PAGE 2

FILING DATE: 10/02/1998 SERIAL NUMBER: 09165385

ISSUE DATE: PATENT NUMBER:

FILING DATE: 08/18/2000 SERIAL NUMBER: 09640686

PATENT NUMBER: ISSUE DATE:

FILING DATE: 10/03/2001 SERIAL NUMBER: 09971049

PATENT NUMBER: ISSUE DATE:

FILING DATE: 02/28/2000 SERIAL NUMBER: 09514387

PATENT NUMBER: ISSUE DATE:

FILING DATE: 09/26/2000 SERIAL NUMBER: 09647007

ISSUE DATE: PATENT NUMBER:

FILING DATE: 03/09/2001 SERIAL NUMBER: 09801674

ISSUE DATE: PATENT NUMBER:

SERIAL NUMBER: 09803988 FILING DATE: 03/13/2001

ISSUE DATE: PATENT NUMBER:

FILING DATE: 04/07/1998 SERIAL NUMBER: 09055935 ISSUE DATE: 02/06/2001

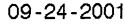
PATENT NUMBER: 6185265

FILING DATE: 07/09/1998 SERIAL NUMBER: 09112349 ISSUE DATE: 03/13/2001 PATENT NUMBER: 6201798

SHARON LATIMER, EXAMINER ASSIGNMENT DIVISION OFFICE OF PUBLIC RECORDS

PTO-1619A

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| 333 ADEMARK OFFICE | RECORDA | PATENTS ONLY |
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| TO: The Commission | | rks: Please record the attached original document(s) or copy(ies). |
| Submission Typ | e , , , , , , , , , , , , , , , , , , , | Conveyance Type |
| New | 09/18/01 | Assignment Security Agreement |
| Resubmission Document ID# | (Non-Recordation) | License V Change of Name |
| Correction of F | PTO Error Frame # | Merger Other U.S. Government |
| Corrective Doc Reel # | ument Frame # | (For Use ONLY by U.S. Government Agencies) Departmental File Secret File |
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| Name (line 1) World | dSpace Management Corpor | ration Month Day Year 01/27/99 |
| Name (line 2) | | Execution Date |
| Second Party Name (line 1) | | Month Day Year |
| | | |
| Name (line 2) | | |
| Receiving Party | | Mark if additional names of receiving parties attached |
| Name (line 1) World | dSpace Corporation | If document to be recorded is an assignment and the receiving party is not |
| Name (line 2) | | domiciled in the United States, an appointment of a domestic |
| Address (line 1) 2400 | N Street, N.W. | representative is attached. (Designation must be a separate document from |
| Address (line 2) | | Assignment) |
| Address (line 3) Wash | nington [| DC 20037-1153 State/Country Zip Code |
| Domestic Repres | sentative Name and Ad | Idress Enter for the first Receiving Party only. |
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| FORM PTC Expires 06/30/99 OMB 0651-0027 | • | Page 2 | U.S. Department of Commerce Patent and Trademark Office PATENT |
| Correspond | ent Name and Address | Area Code and Telephone Numbe | r (202) 530-7374 |
| Name | John E. Holmes | | |
| Address (line 1) | Roylance, Abrams, Berdo & G | oodman, L.L.P. | |
| Address (line 2) | 1300 19th Street, N.W., Suite 6 | 600 | |
| Address (line 3) | Washington, D.C. 20036 | | |
| Address (line 4) | | | |
| Pages | Enter the total number of pagincluding any attachments. | ges of the attached conveyance doc | ument # 9 |
| Application | Number(s) or Patent Num | iber(s) Mark | if additional numbers attached |
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| 60/079,591 | 08/924,264 08/97 | 1,049 6,185,265 6 | ,201,798 |
| 09/058,663 | 09/165,385 09/514 | 4,387 | |
| 09/605,396 | 09/640,686 09/647 | | Marth Day Voc |
| | being filed together with a <u>new</u> Paten t named executing inventor. | t Application, enter the date the patent applica | ation was Month Day Year |
| Patent Coop | eration Treaty (PCT) | PCT PCT | PCT |
| | r PCT application number | PCT PCT | POI |
| | if a U.S. Application Number not been assigned. | PCT PCT | PCT |
| Number of P | ronerties | Il number of properties involved. | # 13 |
| Fee Amount | Fee Amount fo | or Properties Listed (37 CFR 3.41): | \$ 520.00 |
| Method o Deposit A | | sed 🗾 Deposit Account 🗌 | |
| (Enter for p | ayment by deposit account or if addition | onal fees can be charged to the account.) posit Account Number: | # 18-2220 |
| | | thorization to charge additional fees: | Yes V No |
| Statement an | d Signature | | |
| To the h | est of my knowledge and heli | ef, the foregoing information is true | and correct and any |
| attached | d copy is a true copy of the ori | iginal document. Charges to deposi | t account are authorized, as |
| | d herein. | <u> </u> | e de la companya del companya de la companya del companya de la co |
| John E. | Holmes | Volut, Holing | September 18, 2001 |

Signature

Name of Person Signing

Date

FORM PTO-1619C Expires 06/30/99 OMB 0651-0027

RECORDATION FORM COVER SHEET CONTINUATION PATENTS ONLY

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| Enter additional l | Receiving Party(ies) | | | |
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| Name (line 2) | | domiciled in the United States, an appointment of a domestic representative | | |
| Address (line 1) | | is attached. (Designation must be a separate | | |
| Address (line 2) | | document from Assignment.) | | |
| Address (line 3) | City State/Country Zip Co | de | | |
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| Name (line 2) | | domiciled in the United States, an appointment of a | | |
| Address (line 1) | | domestic representative is attached. (Designation must be a separate document from | | |
| Address (line 2) | | Assignment.) | | |
| Address (line 3) | City State/Country Zip C | Code | | |
| Application Number(s) or Patent Number(s) Mark if additional numbers attached Enter either the Patent Application Number or the Patent Number (DO NOT ENTER BOTH numbers for the same property). | | | | |
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ATTESTATION OF TRUE COPIES

September 5, 2001

Washington, District of Columbia

I, Donald J. Frickel, Assistant Secretary, WorldSpace Corporation, being duly sworn, depose and say:

That the attached document from the State of Delaware, Office of the Secretary of State. is a true and complete copy of the document currently approved by the State of Delaware, to the best of my knowledge, ability, and belief.

Donald J. Frickel Assistant Secretary

_ day of _

2001

Pamela S. King

Notary Public, D.C.

My commission expires: 10/31/02

State of Delaware

Office of the Secretary of State

I, EDWARD J. FREEL, SECRETARY OF STATE OF THE STATE OF

DELAWARE, DO HEREBY CERTIFY THE ATTACHED ARE TRUE AND CORRECT

COPIES OF ALL DOCUMENTS FILED FROM AND INCLUDING THE RESTATED

CERTIFICATE OF "WORLDSPACE CORPORATION" AS RECEIVED AND FILED IN

THIS OFFICE.

THE FOLLOWING DOCUMENTS HAVE BEEN CERTIFIED:

RESTATED CERTIFICATE, FILED THE EIGHTEENTH DAY OF DECEMBER,
A.D. 1996, AT 4:30 O'CLOCK P.M.

CERTIFICATE OF AMENDMENT, CHANGING ITS NAME FROM "WORLDSPACE MANAGEMENT CORPORATION" TO "WORLDSPACE CORPORATION", FILED THE TWENTY-EIGHTH DAY OF JANUARY, A.B. 1999, AT 11:30 O'CLOCK A.M.



Edward J. Freel, Secretary of State

AUTHENTICATION:

0257568

001074917

8100x

2690635

DATE:

02-15-00

AMENDED AND RESTATED CERTIFICATE OF INTERPORATION

OF

WORLDSPACE MANAGEMENT CORPORATION

The undersigned being the sole incorporator of WorldSpace Management

Corporation, a corporation organized and existing under and by virtue of the General

Corporation Law of the state of Delaware (the "Corporation") does hereby certify that:

- 1. The name of the Corporation is WorldSpace Management Corporation.
- 2. The Corporation's original Certificate of Incorporation was filed with the Secretary of State on December 10, 1996.
- 3. The text of the Certificate of Incorporation is hereby restated and amended to read as hereinafter set forth in full:

FIRST: The name of the Corporation is WorldSpace Management Corporation.

SECOND: The registered office of the Corporation is to be located at 1209

Orange Street, in the City of Wilmington, in the County of New Castle, in the State of

Delaware. The name of its registered agent at that address is The Corporation Trust

Company.

THIRD: The purpose of the Corporation is to engage in any lawful act or activity for which a corporation may be organized under the General Corporation Law of Delaware.

FOURTH: The total number of shares of stock which the Corporation is authorized to issue is 500 shares of class A common stock and 500 shares of class B common stock and the par value of each of such share is \$.01.

one vote on all matters to be voted on by holders of shares of common stock and shall be entitled to participate equally in all dividends payable with respect to the common stock and to share ratably in all assets of the Corporation in the event of any dissolution of, or upon any distribution of the assets of, the Corporation. The rights of the shares of class A common stock and the shares of class B common stock are as follows:

- Holders of shares of class A common stock shall be entitled, voting separately as a class, to elect 50% of the directors of the Corporation, to remove any director elected by the holders of the shares of class A common stock (and any successor to such director) and, in the manner provided in the by-laws, to replace any director so removed.
- (ii) Holders of shares of class B common stock shall be entitled, voting separately as a class, to elect 50% of the directors of the Corporation, to remove any director elected by the holders of the shares of class B common stock (and any successor to such director) and, in the manner provided in the by-laws, to replace any director so removed.
- (iii) Upon the conversion of all issued and outstanding Class A Ordinary Shares issued by WorldSpace International Network, Inc., a company incorporated

under the international Business Companies Act of the British Virgin Islands ("WIN") into Class B Ordinary Shares issued by WIN, then, without further action by the Corporation, the Corporation's issued and outstanding shares of class A common stock shall be deemed to convert into shares of class B common stock.

SIXTH: The following provisions are inserted for the management of the business and for the conduct of the affairs of the Corporation, and for further definition, limitation and regulation of the powers of the Corporation and of its directors and stockholders:

- (1) The number of directors of the Corporation shall be such as from time to time shall be fixed by, or in the manner provided in, the by-laws. Election of directors need not be by ballot unless the by-laws so provide.
- of the stockholders to make, alter, amend, change, add to or repeal the by-laws of the Corporation; to fix and vary the amount to be reserved for any proper purpose; to authorize and cause to be executed mortgages and liens upon all or any part of the property of the Corporation; to determine the use and disposition of any surplus or net profits; and to fix the times for the declaration and payment of dividends.
- (3) The directors in their discretion may submit any contract or act for approval or ratification at any annual meeting of the stockholders or at any meeting of the

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or act that shall be approved or be ratified by the vote of the holders of a majority of the stock of the Corporation which is represented in person or by proxy at such meeting and entitled to vote thereat (provided that a lawful quorum of stockholders be there represented in person or by proxy) shall be as valid and as binding upon the Corporation and upon all the stockholders as though it had been approved or ratified by every stockholder of the Corporation, whether or not the contract or act would otherwise be open to legal attack because of directors' interest, or for any other reason.

expressly conferred upon them, the directors are hereby empowered to exercise all such powers and do all such acts and things as may be exercised or done by the Corporation; subject, nevertheless, to the provisions of the statutes of Delaware, of this certificate, and to any by-law from time to time made by the stockholders; provided, however, that no by-law so made shall invalidate any prior act of the directors which would have been valid if such by-law had not been made.

SEVENTH: The Corporation shall, to the full extent permitted by Section 145 of the Delaware General Corporation Law, as amended from time to time, indemnify all persons whom it may indemnify pursuant thereto.

EIGHTH: Whenever a compromise or arrangement is proposed between the Corporation and its creditors or any class of them and/or between the Corporation and its stockholders or any class of them, any court of equitable jurisdiction within the State of

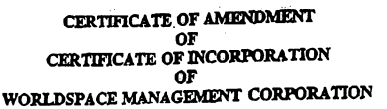
4

Delaware, may, on the application in a summary way of the Corporation or of any creditor or stockholder thereof or on the application of any receiver or receivers appointed for the Corporation under the provisions of section 291 of Title 8 of the Delaware Code or on the application of trustees in dissolution or of any receiver or receivers appointed for the Corporation under the provisions of section 279 of Title 8 of the Delaware Code order a meeting of the creditors or class of creditors, and/or of the stockholders or class of stockholders of the Corporation, as the case may be, to be summoned in such manner as the said court directs. If a majority in number representing three-fourths in value of the creditors or class of creditors, and/or of the stockholders or class of stockholders of the Corporation, as the case may be, agree to any compromise or arrangement and to any reorganization of the Corporation as consequence of such compromise or arrangement, the said compromise or arrangement and the said reorganization shall, if sanctioned by the court to which the said application has been made, be binding on all the creditors or class of creditors, and/or on all the stockholders or class of stockholders, of the Corporation, as the case may be, and also on the Corporation.

NINTH: The Corporation reserves the right to amend, alter, change or repeal any provision contained in this Amended and Restated Certificate of Incorporation in the manner now or hereafter prescribed by law, and all rights and powers conferred herein on stockholders, directors and officers are subject to this reserved power.

4. The Corporation has not any received any payment for any of its stock.

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WorldSpace Management Corporation, a Delaware corporation (the "Corporation"), DOES HEREBY CERTIFY:

FIRST: That the Directors of the Corporation, by unanimous written consent, adopted a resolution proposing and declaring advisable the following amendment to the Certificate of Incorporation of the Corporation:

RESOLVED, that the Certificate of Incorporation of the Corporation be amended by changing the First Article thereof so that, as amended, said Article shall be and read as follows:

FIRST: The name of the corporation is WorldSpace Corporation (hereinafter referred to as the "Corporation").

SECOND: That in lieu of a meeting and vote of stockholders, the sole stockholder has given its unanimous written consent in accordance with the provisions of Section 228 of the General Corporation Law of the State of Delaware.

THIRD: That the aforesaid amendment was duly adopted in accordance with the applicable provisions of Section 242 of the General Corporation Law of the State of Delaware.

IN WITNESS WHEREOF, WorldSpace Management Corporation has caused this certificate to be signed this 27th day of January, 1999.

WORLDSPACE MANAGEMENT CORPORATION